## IN THE UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

the Estate of Gerry Lion	es, individually and on Behalf of Florence Thais Ames Goddard, el Ames, Alethea Diane Ames-Guardian of A.M.G.,	Case No.: 3:20-03594-MGL
	Plaintiff(s),	PLAINTIFFS' RULE 26(f) REPORT
v.		
Hospital, f/ Prisma Hea Joseph C	alth, Prisma Health Baptist k/a Palmetto Baptist Hospital, alth Midlands Network, LLC, ampbell, MD, John Doe 1-5, Jane Doe Defendants 1-5,  Defendant(s).	
The particular of the particul	arties, having consulted pursuant t	to Rule 26(f), Fed. R. Civ. P., hereby report as
	We agree that the schedule set forth in the Conference and Scheduling Order filed October 16, 2020 is appropriate for this case. The parties' proposed discovery plan as required by Fed. R. Civ. P. Rule 26(f) and the information required by Local Civil Rule 26.03 will be separately filed by the parties.	
	We agree that the schedule set forth in the Conference and Scheduling Order filed October 16, 2020 requires modification as set forth in the attached proposed Consent Amended Scheduling Order (use format of the Court's standard scheduling order attached hereto). The parties' proposed discovery plan as required by Fed. R. Civ. P. Rule 26(f) was separately filed by the Plaintiffs. The Proposed Order submitted by Defendant Joseph Campbell is acceptable to Plaintiffs. The Plaintiffs' Rule 26.03 Interrogatory Responses were separately filed by the Plaintiffs.	
	therefore, request a scheduling co discovery plan as required by 20	on, to agree on a schedule for this case. We, onference with the Court. The parties' proposed 6(f) Fed. R. Civ. P., with disagreements noted, y Local Civil Rule 26.03 will be separately filed

(SIGNATURE PAGE ATTACHED)

SEITHEL LAW, LLC.

By: <u>/s/ Lynn Seithel</u>

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**Counsel for Plaintiffs** 

November 20, 2020